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SERIAL NUMBER FILING DATE	SOTHEVAL CEMAN TERIS	ATTORNEY DOCKET NO.
66 1870 J20 05 65 92 61	[CASA]	· 数据的数数
		EXAMINER
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Fire WHEE THE		AFTUN PAPER NUMBER
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BUSTON MA OCTIV		<i>1798 6</i>
		DATE MARLED 10/02/98
This is a communication from the examinar in charge of your accided Ministropher OF PATENTS AND TRADEMARKS	icator	
This application has been examined Resp	onsive to communication filed on	
shortened statutory period for response to this action is	set to expire mont	h(s),30 days from the date of this letter.
allure to respond within the period for response will cause	e the application to become abandon	ed. 35 U.S.C. 133
art I THE FOLLOWING ATTACHMENT(8) ARE PAR	IT OF THIS ACTION:	
1. Notice of References Cited by Examiner, PTO-	892. 2. Notice re	Patent Drawing, PTO-948.
3. Notice of Art Cited by Applicant, PTO-1449.		informal Patent Application, Form PTO-152.
5. Information on How to Effect Drawing Changes	6, P1O-14/4. 6. Li	
art II SUMMARY OF ACTION		
1. E Claims /-5/		are pending in the application
Of the above, claims		are withdrawn from consideration
2. Claims		have been cancelled.
3. Claims		are allowed.
4. Claims		are relected.
		·
		are objected to.
6. (Claims 1-5)	a	re subject to restriction or election requirement.
r_{s} This application has been filed with informal dr	awings under 37 C.F.R. 1.85 which ar	re acceptable for examination purposes.
8. Formal drawings are required in response to the	als Office action.	
The corrected or substitute drawings have bee are acceptable. Inot acceptable (see e	n received on explanation or Notice re Patent Drawin	. Under 37 C.F.R. 1.84 these drawings ng, PTO-948).
10. The proposed additional or substitute sheet(s) examiner. disapproved by the examiner (s		has (have) been 🔲 approved by the
11. The proposed drawing correction, filed on	, has been 🔲 app	roved. disapproved (see explanation).
12. Acknowledgment is made of the claim for prior	rity under U.S.C. 119. The certified co	py has D been received D: net been received
been filed in parent application, serial no.	; filed or	1
13. Since this application appears to be in condition accordance with the practice under Ex parte Q		tters, prosecution as to the merits is closed in
14. Other		

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- I. Claims 1-17, 20-30, 32-44, and 47-50, drawn to an interventional device, classified in class 607, subclass 88.
- II. Claims 18 and 19, drawn to a method for generating light inside the body, classified in class 604, subclass 20.
- III. Claims 31 and 51, drawn to a method for generating modular photonic energy, classified in class 600, subclass 101.
- IV. Claims 45 and 46, drawn to a method for performing spectral analysis, classified in class 600, subclass 475.

The inventions are distinct, each from the other because:

Inventions each of II, III, and VI and 1 are related as process and apparatus for its practice. The inventions are distinct if it can be shown that either: (1) the process as claimed can be practiced by another materially different apparatus or by hand, or (2) the apparatus as claimed can be used to practice another and materially different process. (MPEP § 806.05(e)). In this case the device could perform any of the methods.

Inventions II, III and IV are separate and distinct methods.

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper.

Art Unit: 3736

Applicant is advised that the response to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

Any inquiry concerning this communication should be directed to David Shay at telephone number (703) 308-2215.

DAVID M. SHAY PRIMARY EXAMINER GROUP 330

D. Shay:lf September 29, 1998